Case 1:24-cv-07699-VEC Document 22 Filed 03/ ELECTRONICALLY FILED UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK DATE FILED: 3/21/25TRISA HARRIS, Plaintiff. 24-CV-7699 (VEC) -against-LANGSTON RETAIL, LLC & AMAZING CITY **ORDER** FASHION INC., Defendants. WHEREAS on October 24, 2024, Plaintiff served the Complaint on Defendant Amazing City Fashion Inc. ("Amazing City"), see Dkt. 8; WHEREAS on February 21, 2025, Defendant Langston Retail, LLC ("Langston) filed its

WHEREAS on February 21, 2025, Defendant Langston Retail, LLC ("Langston) filed its answer and asserted a crossclaim against Amazing City, *see* Dkt. 17;

WHEREAS on February 26, 2025, Defendant Langston served Amazing City with its crossclaim, see Dkt. 18;

WHEREAS to date, Amazing City has not appeared in the litigation and its time to respond has passed; and

WHEREAS on March 13, 2025, Plaintiff filed a proposed clerk's certificate of default, *see* Dkt. 19.

IT IS HEREBY ORDERED that Plaintiff and Defendant Langton must move for a default judgment against Defendant Amazing City, consistent with the procedures in Attachment A to the Undersigned's Individual Practices in Civil Cases by April 11, 2025.

IT IS SO ORDERED.

DATED: March 21, 2025

HON. VALERIE CAPRONI UNITED STATES DISTRICT JUDGE